

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION

IN RE:)
) Chapter 13
ALHAJ M. SHARIF,) Case No. 14-72333-JRS
)
Debtor.)

**NOTICE OF HEARING ON FIRST INTERIM APPLICATION FOR CHAPTER 13
COMPENSATION OF THE ATTORNEYS-AT-LAW REPRESENTING THE DEBTOR**

PLEASE TAKE NOTICE that a “FIRST INTERIM APPLICATION FOR CHAPTER 13 COMPENSATION OF THE ATTORNEYS-AT-LAW REPRESENTING THE DEBTOR” (the “Application”) has been filed in the above case. Pursuant to the Application, the Court is requested to allow and award compensation to Jones & Walden, LLC, as follows:

- (1) \$10,530.00 representing fees; and
- (2) \$575.76 representing actual out-of-pocket expenses incurred on behalf of the Debtor.
- (3) By virtue of this Application, the Law Firm is seeking a total award of \$11,105.76. The Law Firm received a pre-petition payment of \$4,200.00. Accordingly, the Law Firm’s request under the Application would require Debtor to pay, or alternatively, the Chapter 13 Trustee to fund \$6,905.76 to the Law Firm through and under the Plan.

PLEASE TAKE FURTHER NOTICE that the Court shall hold a hearing on the Application on the **23rd day of April, 2015, at 2:00 o’clock p.m. in Courtroom 1404, U. S. Courthouse, 75 Spring Street, SW, Atlanta, Georgia 30303.**

Your rights may be affected by the court’s ruling on these pleadings. You should read these pleadings carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.) If you do not want the court to grant the relief sought in these pleadings or if you want the court to consider your views, then you and/or your attorney must attend the hearing. You may also file a written response to the pleading with the Clerk at the address stated below, but you are not required to do so. If you file a written response, you must attach a certificate stating when, how and on whom (including addresses) you served the response. Mail or deliver your response so that it is received by the Clerk at least two business days before the hearing. The address of the Clerk’s Office is Clerk, U.S. Bankruptcy Court, 75 Spring Street, SW, Atlanta, Georgia 30303. You must also mail a copy of your response to the undersigned at the address stated below.

This 27th day of March, 2015.

JONES & WALDEN, LLC

/s/ Leon S. Jones

By: Leon S. Jones

Georgia Bar No. 003980

Attorney for Debtor

21 Eighth Street, NE

Atlanta, Georgia 30309

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION

IN RE:)
) Chapter 13
ALHAJ M. SHARIF,) Case No. 14-72333-JRS
)
Debtor.)

**FIRST INTERIM APPLICATION FOR CHAPTER 13 COMPENSATION OF
THE ATTORNEYS-AT-LAW REPRESENTING THE DEBTOR**

TO: THE HONORABLE JAMES SACCA
JUDGE, U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION

COMES NOW Jones & Walden, LLC (the “Law Firm”), the attorneys for the Debtor, and files this, its “FIRST INTERIM APPLICATION FOR CHAPTER 13 COMPENSATION OF THE ATTORNEYS-AT-LAW REPRESENTING THE DEBTOR” (the “Application”), and in support thereof respectfully shows as follows:

1.

The Law Firm makes its Application for the allowance of compensation for professional services rendered to the Debtor for the period of time from November 3, 2014, through March 25, 2015, pursuant to 11 U.S.C. §§ 330 and 331. All services for which compensation is requested were performed on behalf of the Debtor and not on behalf of any other party, creditor, persons or party in interest.

2.

The Law Firm has had numerous conferences with the Debtor, creditors of the Debtor, and with attorneys for various creditors herein with reference to this case, and has filed numerous

pleadings and attended numerous hearings and has performed many other services necessary and proper to the administration of this estate.

3.

The time expended by the Law Firm and the work performed by the Law Firm, for the period for which this Application is made, is duly itemized and set forth in Exhibit "A" which is attached hereto and incorporated herein by this reference.

4.

The out-of-pocket expenses incurred by the Law Firm during the period for which this Application is made are duly itemized and set forth in Exhibit "A" which is attached hereto and incorporated by this reference. The copy costs reflected on Exhibit "A" are charged at the rate of \$0.10 per page. The facsimile costs are charged at the rate of \$1.00 per outgoing page. Out-of-pocket expenses represent the actual cost to the Law Firm.

5.

No agreement or understanding exists between the Law Firm and any other person for the sharing of compensation received or to be received for services rendered in connection with this case. The terms of the Law Firm's engagement and representation of the Debtor were on an hourly billing and not a set or flat fee basis.

6.

The agreement for fees between the Law Firm and Debtor is further evidenced by the Plan, provided for fees on an hourly basis. Specifically, the Plan provided, in part, as follows:

Debtor and Debtor's attorney have further agreed that the Law Firm's services will not be provided to the Debtor on a flat-fee basis, but rather, will be performed on an hourly fee basis. As such, the amount of attorney's fees remaining to be paid in the case is undetermined. The Law firm shall maintain records of the time and expenses expended and incurred in connection with the case, based upon the customary and usual hourly rates of the attorneys of the firm. In the event that the fees for services performed by the Law Firm plus

expenses incurred on behalf of Debtor exceed the initial \$4,200.00 attorney fee paid, the Law Firm may from time to time seek an award of additional compensation by filing an application with the Court.

7.

The Law Firm shows that it has expended a total of 43.70 hours in attorney time from November 3, 2014, through March 25, 2015, in the total amount of \$10,530.00. The Law Firm shows that it has incurred a total of \$575.76 in out-of-pocket expenses and advances in the course of such representation and has thereby earned a total of \$11,105.76 pursuant to the above-referenced and heretofore disclosed compensation agreement. The Law Firm respectfully requests this Court to allow such sums as Chapter 13 compensation. The Law Firm requests that the Court award the Law Firm said amount and authorize Debtor or the Trustee to pay the award on the following basis. By virtue of this Application, the Law Firm is seeking fees and expenses in this case of \$11,105.76. The Law Firm received a pre-petition payment of \$4,200.00. Accordingly, the Law Firm's request under the Application would require Debtor to pay, or alternatively, the Trustee to fund \$6,905.76 to the Law Firm through and under the Plan. The Law Firm requests that such payment be authorized.

8.

The Law Firm respectfully makes the following representations with regard to the 12-factor Johnson test:

- (a) Time and Labor Required: The Law Firm has expended a total of 43.70 attorney hours from November 3, 2014, through March 25, 2015, at the following rates:

<u>Attorney(s)</u>	<u>Hourly Rate</u>
Leon S. Jones	\$350.00
Leslie Pineyro	\$300.00
Tyler Henderson	\$225.00-\$250.00
Monica L. Vining	\$250.00
Paul Owens	\$250.00

Amanda Rich (Paralegal)	\$75.00
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- (b) Novelty and Difficulty of Questions Presented: The Chapter 13 reorganization case involves the effort to reorganize a business debtor. The Law Firm shows that the novelty and difficulty of questions presented are greater than those normally associated with an individual Chapter 13 bankruptcy case.
- (c) Skill Requisite to Perform Legal Services Properly: The Law Firm respectfully represents that it has the skill requisite to perform legal services heretofore rendered in a proper fashion.
- (d) The Preclusion of Other Employment Due to Acceptance of the Case: The Law Firm respectfully requests that the time expended by the Law Firm in connection with this case could have been devoted to matters being handled for other clients, but for the time demands placed upon the Law Firm by the Law Firm's involvement in this case.
- (e) Customary Fee for the Type of Services Rendered: The Law Firm shows that all fees requested by the Law Firm were generated by applying the Law Firm's normal hourly billing rate to the number of hours actually expended. Such itemization is detailed on Exhibit "A." The Law Firm respectfully represents that the customary compensation for the attorney services in connection with a business bankruptcy case is upon an hourly billing basis.
- (f) Whether Fee is Fixed or Contingent: The Law Firm's charges are subject to being awarded by this Court under 11 U.S.C. § 330. The Fee is thus not truly fixed or contingent but has some characteristics of both.

- (g) Time Limitations Imposed by Client or Other Circumstances: The Law Firm shows that many of the services rendered to the Debtor have been performed under exacting time limitations imposed by the nature of the case.
- (h) Amount Involved and Results Obtained: The Law Firm has handled a large number of routine and complex Chapter 13 issues on behalf of the Debtor. The Law Firm has handled matters regarding the Debtor's unsecured and secured creditors. The Law Firm has represented the Debtor throughout this bankruptcy case.
- (i) Experience, Reputation, and Ability of Attorneys: The Law Firm respectfully represents that it has had a significant amount of experience within the areas involved in this representation.
- (j) Undesirability of the Case: The Law Firm respectfully represents that this factor is not normally applicable to a Chapter 13 case.
- (k) Nature and Length of Professional Relationship with the Client: The Law Firm shows that it has represented the Debtor since November 2014.
- (l) Awards in Similar Cases: The Law Firm respectfully represents that its Application is in keeping with similar applications for Chapter 13 compensation filed by attorneys representing business Debtor in bankruptcy cases within this district.

WHEREFORE, the Law Firm prays that it be allowed and awarded Chapter 13 compensation as follows:

- (1) \$10,530.00 representing the Law Firm's fees generated for the Application Period;
- (2) \$575.76 representing the Law Firm's actual out-of-pocket expenses and advances incurred on behalf of the Debtor during that time period; and

(3) By virtue of this Application, the Law Firm is seeking a total award of \$11,105.76. The Law Firm received a pre-petition payment of \$4,200.00. Accordingly, the Law Firm's request under the Application would require either Debtor to pay, or alternatively, the Trustee to fund \$6,905.76 to the Law Firm. The Law Firm requests that such payment be authorized and directed as the Court deems appropriate.

RESPECTFULLY SUBMITTED this 27th day of March, 2015.

JONES & WALDEN, LLC

/s/ Leon S. Jones
By: Leon S. Jones
Georgia Bar No. 003980
Attorneys for Debtor
21 Eighth Street
Atlanta, Georgia 30309
(404) 564-9300

Exhibit "A"

Alhaj Sharif
 6238 Hays Drive
 Norcross GA 30093

Page: 1
 March 26, 2015
 Account No: 2124-00M
 Statement No: 41146

Re: Chapter 13

Fees

			Rate	Hours	
11/03/2014	TWH	Conference with Al Haj Sharif re: Chp. 13 (.5)	225.00	0.50	112.50
	LSJ	Review file; conf with client	350.00	1.00	350.00
11/04/2014	TWH	AI Haj Sharif; Review schedules from prior case (.3); review file and prepare schedules (.7); meeting with clients to prepare schedules (1.6)	225.00	2.60	585.00
	LSJ	Conference with client; prepare documents	350.00	0.40	140.00
11/06/2014	TWH	Email to client re: meeting (.1); Review documents from client (.2); Prepare schedules and statement of financial affairs (.6)	225.00	0.90	202.50
11/07/2014	TWH	Research and review judgment liens and pending cases (.2); e-mail to client re: copies of canceled checks (.1)	225.00	0.30	67.50
11/10/2014	TWH	Prepare Chapter 13 Plan (1.1); edit schedules and statement of financial affairs (.3); meeting with client to finalize Schedules and Statement of Financial Affairs (1.3); prepare Pleas of Stay (.4); prepare strategy with MSV and edit Schedules (.4); telephone conf. with client re: Amended Schedules (.2)	225.00	3.70	832.50
	AR	Finalize and file bankruptcy case	75.00	0.40	30.00
	MLV	Review Schedules, Sofa, Means Test; conference with TH re: case strategy	250.00	0.60	150.00
11/11/2014	TWH	Finalize Pleas of Stay - Halal Meat & Maya Ray Associates (.2); prepare pay stub affidavit (.2); edit Attorney Disclosure Statement (.1); edit Chapter 13 Plan (.3)	225.00	0.80	180.00
	LSJ	Review petition and calendar deadlines (NO CHARGE)	350.00		
	MLV	Review Plan	250.00	0.20	50.00
11/12/2014	TWH	Email to client re: Meeting of Creditors and Confirmation			

Re: Chapter 13

			Rate	Hours	
		Hearing (.1); telephone conf. with Gul Joi (.1); e-mail to client with Pay Advices Affidavit and Chapter 13 plan (.2)	225.00	0.40	90.00
LSJ		Review commencement notice; calendar events; review atty disclosure	350.00	0.10	35.00
11/13/2014	AR	Finalize and file affidavit re pay advices and Ch. 13 plan	75.00	0.50	37.50
11/14/2014	TWH	Telephone Conference with Kurt Hauser re: Halal Meat case (.1)	225.00	0.10	22.50
11/18/2014	TWH	Review packet from Trustee (.2); prepare questionnaire (.1); e-mail documents to client (.2)	225.00	0.50	112.50
11/20/2014	TWH	Conference with clients re: documents for Trustee (.3)	225.00	0.30	67.50
11/23/2014	LSJ	Review trustee re-set notice; calendar same (341 and confirmation) (NO CHARGE)	350.00		
11/30/2014	TWH	Prepare questionnaire for Trustee (.3)	225.00	0.30	67.50
12/04/2014	TWH	Prepare questionnaire (.7); meeting with client to review questionnaire (.7)	250.00	1.40	350.00
12/05/2014	TWH	Telephone Conference with trustee (.1)	250.00	0.10	25.00
12/08/2014	TWH	Email to trustee re: business packet (.1)	250.00	0.10	25.00
12/09/2014	TWH	Telephone Conference with Jason Rogers (.1)	250.00	0.10	25.00
	LSJ	Email exchange with trustee re business reports	350.00	0.10	35.00
12/12/2014	TWH	Telephone Conference with client re: Creditor Notices (.1)	250.00	0.10	25.00
12/30/2014	TWH	Email to client re: 341 meeting and preparation (.2)	250.00	0.20	50.00
01/05/2015	TWH	Telephone Conference with client's representative re: 341 meeting (.1)	250.00	0.10	25.00
01/06/2015	TWH	Telephone Conference with trustee re: 341 meeting (.1); email to client's representative re: language preference for 341 (.1)	250.00	0.20	50.00

Re: Chapter 13

			Rate	Hours	
01/07/2015	TWH	Telephone Conference with Jason Rogers re: 341 (.2)	250.00	0.20	50.00
01/09/2015	TWH	Prepare for 341 meeting (.6); travel to and attend 341 with client (2.2); prepare Plea of Stay for Yasin suit (.3)	250.00	3.10	775.00
	LMP	Prepare with TH (.1)	300.00	0.10	30.00
01/12/2015	TWH	Email to client re: amended schedules (.3); telephone conf. with Chp 13 Trustee (.2)	250.00	0.50	125.00
01/15/2015	AR	Prepare client for Financial Mgmt Course	75.00	0.20	15.00
	LSJ	Conference with TH re status and strategy (NO CHARGE)	350.00		
01/19/2015	TWH	Telephone Conference with Jay re: Meeting (.1); email to Jay re: Trustee's objection (.5); amend Plan, schedules and Form 22C (.4)	250.00	1.00	250.00
01/20/2015	TWH	Telephone Conference with Jay Gul (Sharif's associate) (.1)	250.00	0.10	25.00
01/21/2015	TWH	Telephone Conference with Jay re: meeting with Client (.2); prepare Cash Flow Statement for November 2014 (.5)	250.00	0.70	175.00
01/22/2015	TWH	Prepare Motion to Avoid Judgment Lien of Mohammad Yasin (1.1); prepare Motion to Avoid Judgment Lien of Sanaur Rahman (.5)	250.00	1.60	400.00
01/23/2015	TWH	Prepare and amend Motion to Avoid Judgment Lien of Sanaur Rahman (.3); revise Yasin Motion (.2)	250.00	0.50	125.00
01/26/2015	TWH	Conference with client re: additional documents requested by Chp 13 Trustee (.5); review documents from client (.2)	250.00	0.70	175.00
	AR	Prepare and file financial mgmt certificate	75.00	0.20	15.00
01/28/2015	TWH	Email to Chp 13 Trustee re: resetting confirmation hearing and sending documents (.2)	250.00	0.20	50.00
	AR	Prepare docs for Trustee	75.00	0.30	22.50
01/30/2015	TWH	Telephone Conference with Jason Rogers re: confirmation (.1)	250.00	0.10	25.00
02/04/2015	TWH	Review new documents from client (.4); prepare and amend Statement of Current Monthly Income with new information from Debtor (.5); correspondence with Debtor's friend Jay re:			

Re: Chapter 13

			Rate	Hours	
		hearing and questions re: income (.2); reconcile personal bank statements with corporate statements (.2)	250.00	1.30	325.00
02/05/2015	TWH	Prepare amended schedules, statement of CMI and statement of financial affairs (.4); meeting with client to review amended and revised documents (.3); attend Confirmation Hearing (1.3); meeting with client to review and sign amended documents (.3)	250.00	2.30	575.00
02/09/2015	LSJ	Review docket and confirmation re-set; calendar same	350.00	0.10	35.00
02/16/2015	TWH	Correspondence to Client's associate re: status (.1)	250.00	0.10	25.00
02/17/2015	TWH	Email to client re: document delivery (.1); prepare affidavit for client's girlfriend re: mortgage payment (.3); amend Chapter 13 Plan - tax refund provisions (.1); meeting with client to discuss cash flow reports and sign amended schedules (.4); review receipts and documents from client (.6); email to client re: discrepancy between cash flow stmt and bank stmts (.1)	250.00	1.60	400.00
02/18/2015	AR TWH	Prepare amendment for filing Telephone Conference with Janat Gul (.1); email to client re: discrepancy between bank statements and cash flow report (.2)	75.00 250.00	0.40 0.30	30.00 75.00
02/19/2015	TWH	Review proofs of claim (.2); legal research re: judgment against incorrect surname and objection to proof of claim (.2)	250.00	0.40	100.00
02/20/2015	TWH	Prepare amended Cash Flow reports for November and December (.7); prepare Cash Flow Report for January (.3); prepare document package for Trustee (.2); email to Trustee with new documents (.2)	250.00	1.40	350.00
02/25/2015	TWH	Review objection to Chp 13 Plan (.2); legal research re: secured status (.2)	250.00	0.40	100.00
02/26/2015	TWH MLV	Review Proof of Claim from David Whitridge re: Associated Credit Union (.1); legal research re: treatment in Chapter 13 plan and stay relief as to vehicle only (.2); email to client re: vehicle (.1); email to Whitridge re: stay relief (.1) Conference with TH re: Automobile Claim, Plan and Stay	250.00 250.00	0.50 0.20	125.00 50.00
03/01/2015	LSJ	Review MRAS (Assoc CU) and calendar hearing	350.00	0.10	35.00

Re: Chapter 13

			Rate	Hours	
03/05/2015	TWH	Telephone Conference with Jay Gul (.1); review supplemental objection from Trustee and schedules (.3)	250.00	0.40	100.00
03/06/2015	LSJ	Review notice of re-set; calendar same (Assoc CU MRAS)	350.00	0.10	35.00
03/10/2015	TWH	Telephone Conference with Jason Rogers re: Objections and Hearing (.2); correspondence with Debtor re: meeting on Friday (.1)	250.00	0.30	75.00
03/12/2015	LSJ	Conference with TH re hearing	350.00	0.10	35.00
	TWH	Travel to and attend hearing on confirmation and request reset, status conference with Court re: objecting creditors - Rahman, Yasin and Baig (2.0)	250.00	2.00	500.00
	LPO	Attend confirmation hearing (continued)	250.00	2.30	575.00
03/13/2015	LSJ	Review docket; re-set confirmation hearing; calendar same	350.00	0.10	35.00
	TWH	Conference with client re: February Cash Flow report, hearing on confirmation (.5)	250.00	0.50	125.00
03/16/2015	TWH	Email to client re: bank statements for February cash flow report (.1); amend Schedule C, I and J (.3); amend Chapter 13 Plan (.6); email to client with Amended Schedules and Plan (.1); email to David Whitridge re: co-debtor's vehicle (.1)	250.00	1.20	300.00
03/18/2015	TWH	Email to client re: MFS (.1)	250.00	0.10	25.00
03/19/2015	TWH	Prepare strategy re: POC Deadline and amended plan (.2)	250.00	0.20	50.00
	MLV	Review docket, claims register and amendments	250.00	0.40	100.00
03/24/2015	TWH	Review	250.00	0.30	75.00
03/25/2015	TWH	Prepare summary of proofs of claim (.3); amend Chapter 13 Plan (.3); legal research re: damages in NC case (.2); telephone conf. with Kurt Hausler re: claim amendment (.1); telephone conf. with JPMorgan Chase re: car claim (.2)	250.00	1.10	275.00
		For Current Services Rendered		43.70	10,530.00

Recapitulation

Timekeeper	Hours	Rate	Total
Leon S. Jones	2.10	\$350.00	\$735.00
Monica Vining	1.40	250.00	350.00
Paul Owens	2.30	250.00	575.00

Re: Chapter 13

Timekeeper	Hours	Rate	Total
Leslie Pineyro	0.10	300.00	30.00
Amanda Rich	2.00	75.00	150.00
Tyler W. Henderson	35.80	242.74	8,690.00

Expenses

11/10/2014	Filing fee for Chapter 13	310.00
11/11/2014	Postage (4 @ .48) (1 @ \$1.40)	3.32
11/11/2014	Federal Express	13.14
12/01/2014	Electronic Court System - pages billed	6.90
12/01/2014	Online legal research	115.25
12/04/2014	Postage (1 @ \$5.32)	5.32
01/01/2015	Electronic Court System - pages billed	0.10
01/09/2015	Postage (3 @ .48) (1 @ .69)	2.13
01/09/2015	Parking	40.00
02/01/2015	Online legal research	12.50
02/05/2015	Parking	3.00
02/18/2015	Filing fee for Amended Schedule F	30.00
02/18/2015	Postage (4 @ .90)	3.60
03/01/2015	Online legal research	12.50
03/12/2015	Parking	15.00
03/12/2015	Parking	3.00
	Total Expenses	575.76
	Total Current Work	11,105.76

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION

IN RE:)
) Chapter 13
ALHAJ M. SHARIF,) Case No. 14-72333-JRS
)
Debtor.)

CERTIFICATE OF SERVICE

I hereby certify that I have caused to be served a copy of the foregoing Notice of Hearing and the foregoing Application on the parties reflected below and that I have caused to be served a copy of the foregoing Notice of Hearing only on all parties referenced on the attached mailing matrix by depositing a copy of same in the United States Mail, postage prepaid.

Adam M. Goodman, 13 Trustee
260 Peachtree Street
Suite 200
Atlanta, GA 30303

Office of the United States Trustee
362 Richard B. Russell Federal Building
75 Spring Street, S.W.
Atlanta, Georgia 30303

Alhaj Mohammad Sharif
6238 Hayes Drive
Norcross, GA 30093

This 27th day of March, 2015.

JONES & WALDEN, LLC

/s/ Leon S. Jones
Leon S. Jones
Georgia Bar No. 003980
Attorneys for Debtor
21 Eighth Street
Atlanta, Georgia 30309
(404) 564-9300

Label Matrix for local noticing

American InfoSource LP as agent for
Document Page 16 of 17

Associated Credit Union

113E-1

Credit Union Services Dept

Case 14-72333-jrs

6251 Crooked Creek Rd

Northern District of Georgia

Norcross, GA 30092-3107

Atlanta

Thu Mar 26 14:59:39 EDT 2015

CERASTES, LLC
 C O WEINSTEIN & RILEY, PS
 2001 WESTERN AVENUE, STE 400
 SEATTLE, WA 98121-3132

Chase Auto Finance
 P.O. Box 901037
 Fort Worth, TX 76101-2037

Credit One Bank
 P.O. Box 98873
 Las Vegas, NV 89193-8873

Department Stores National Bank/Macy's
 Bankruptcy Processing
 Po Box 8053
 Mason, OH 45040-8053

First Premier Bank
 P.O. Box 5519
 Sioux Falls, SD 57117-5519

Halal Meat Slaughter House, Inc
 c/o Kurt F. Hausler
 225 E. Wothington Ave., Suite 200
 Charlotte, NC 28203-4886

JPMorgan Chase Bank N.A.
 National Bankruptcy Department
 P.O.Box 29505 AZ1-1191
 Phoenix , AZ 85038-9505

LVNV Funding, LLC its successors and assigns
 assignee of FNBm, LLC
 Resurgent Capital Services
 PO Box 10587
 Greenville, SC 29603-0587

Lyle Iqbal
 5110 U.S. Hwy 41
 Jasper, FL 32052

Mohammad Yasin
 884 Harbins Road
 Lilburn GA 30047-5821

Maya & Ray Associates Inc.
 8925 Moor Park Run
 Duluth, GA 30097-6622

Mohamed Ajmal
 72 Timber Ridge Dr.
 Cartersville, GA 30121-2262

Mohammad Yasin
 c/o Kenneth Sokolov
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 c o Jefferson Capital Systems LLC
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Tariq Javed
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Syed Mansoor
 681 Pathwood Lane
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Tariq Javed Case 14-72333-jrs Doc 28 Filed 03/27/15 Entered 03/27/15 15:57:12 Desc Main
631 Campbell Hill Street NW Wayne Coker Document Page 17 of 17 David C. Whtridge
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Jefferson, GA 30549-6057 Suite 300
40 Technology Parkway South
Norcross, GA 30092-2924